

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

UNITED STATES OF AMERICA,

Plaintiff,

v.

KAYLA VIGIL,

Defendant.

CASE NO. 2:23-cr-00025-TL

ORDER ON MOTION TO SEAL

This matter is before the Court on Defendant Kayla Vigil's Motion to Seal Defendant's Sentencing Memorandum and Exhibits. Dkt. No. 245.


The public generally has a qualified First Amendment right of access to court documents and proceedings, including in-court sentencing proceedings and documents related to the same. *See United States v. Doe*, 870 F.3d 991, 997 (9th Cir. 2017) (citing *United States v. Rigera*, 682 F.3d 1223, 1229 (9th Cir. 2012); *United States v. Biagon*, 510 F.3d 844, 848 (9th Cir. 2007); *CBS, Inc. v. U.S. Dist. Ct. for Cent. Dist. of Cal.*, 765 F.2d 823, 825 (9th Cir. 1985)). "Where the

1 public has a qualified First Amendment right of access, ‘criminal proceedings and documents
2 may be closed to the public without violating the [F]irst [A]mendment only if three substantive
3 requirements are satisfied: (1) closure serves a compelling interest; (2) there is a substantial
4 probability that, in the absence of closure, this compelling interest would be harmed; and
5 (3) there are no alternatives to closure that would adequately protect the compelling interest.’”
6 *Id.* at 998 (quoting *Oregonian Publ’g Co. v. U.S. Dist. Ct. for Dist. of Or.*, 920 F.2d 1462, 1466
7 (9th Cir. 1990)). “The court must not base its decision on conclusory assertions alone, but must
8 make specific factual findings.” *Id.* (quoting *Oregonian*, 920 F.2d at 1466).

9 Defendant has offered no detail regarding the specific compelling interest it asserts will
10 be harmed absent closure, or why alternatives to closure—such as redaction rather than the
11 wholesale sealing of the entire pleading and all exhibits (especially the letters in support of Ms.
12 Vigil)—would be insufficient to protect that compelling interest. *See* Dkt. No. 245. Absent this
13 argument, the Court is unable to properly evaluate Defendant’s Motion.

14 Defendant’s Motion to Seal Defendant’s Sentencing Memorandum and Exhibits is
15 therefore DENIED without prejudice with leave to re-file her motion to seal by no later than 5pm
16 Pacific Daylight Time on Monday, August 5th. The Defendant shall also meet and confer with
17 the Government and include the Government’s position in any re-filed motion.

18 Dated this 2nd day of August 2024.

19 
20 Tana Lin
21 United States District Judge
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